SPECIAL PROCESSING SUBMISSION

32692 Customer Number	PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR § 1.137(b)		Case No.: 59346US002
Attention: Office of Petitions Mail Stop Petition	First Named Inventor: Padiyath, Raghunath		
Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX: 571-273-8300	Application No: 10/701329	Filed: 1	Vovember 4, 2003
	Title: METHOD OF MAKING AN ORGANIC LIGHT EMITTING DEVICE		
	Confirmation No.:	4935	
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office Notice or Action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee: (3) Terminal disclaimer with disclaimer fee — required for all utility and plant applications filed before June 8, 1995; and for all design applications; and			
(1) ☑ Any required fee under (fees are not or cannot be 37 CFR § 1.17 which ma ☑ Please charge any addit No. 13-3723. This auth 1.136(a). To the extent	that the entire delay was unintention 37 CFR § 1.17(m) will be paid at the paid at the time of EFS-Web sub- ay be required to Deposit Account tional fees associated with the pro- nonization includes the fee for any any such extension should become syment to the same deposit account	te time of EFS-We mission, please c No. 13-3723. secution of this ap necessary extens e necessary, it is i	harge any fees under optication to Deposit Account sion of time under 37 CFR §
of reply):☐ has be ⊠ is enclosed here B. The issue fee of \$			
(3) Terminal disclaimer with d	isclaimer fee		
Since this utility applic required.	ation was filed on or after June	8, 1995, no Tern	ninal disclaimer is
	r (and disclaimer fee) disclaimin	g the required pe	priod of time is enclosed.

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(4) STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR § 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR § 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D))].
January 24, 2008 By: /Carolyn A, Fischer/ Carolyn A, Fischer, Reg. No.: 39,091 Attorney/Agent of Record Telephone No.: 651-575-3915
Office of Intellectual Property Counsel 3M Innovative Properties Company Facsimile No.: 651-736-3833
Enclosures: Reply Terminal disclaimer Additional sheets containing statements establishing unintentional delay Other: RCE and Request to Correct Inventorship
CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR § 1.8(a)]
Hereby certify that this correspondence is being: Unismitted by facsimile on the date shown below to the United States Patent and Trademark Office at 571-273-0025.
In this same by lack date on the date shows below to the Contest states rated and Transmitted to United States Fatent and Trademark Office on the date shown below via the Office electronic filing system.
Ex secondarios seguinas seguinas estados de astronos estados estados estados estados estados estados estados e
January 25, 2008 /Amber Veenendaal/
Date Signed by: Amber Veenendaal